# Shainis & Heltzman, Chartered

Counselors at Late

Suite 240 1850 M Street, N.M. Washington, P.C. 20036 **ORIGINAL** 

Aaron Jl. Shainis aaron@s-plaw.com Lee J. Heltzman

lee@s-plaw.com

(202) 293-0011 Ax (202) 293-0810 e-mail: shainispelteman@s-plaw.com January 10, 2003 Of Counsel William H. DuRoss, Ill bill@s-plaw.com Robert J. Keller

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bob@s-plaw.com

JAN 1 0 2003

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

#### **VIA HAND DELIVERY**

Marlene H. Dortch Secretary Federal Communications Commission Portals II – 12<sup>th</sup> Street Lobby Filing Counter – TW-A325 445 12<sup>th</sup> Street, SW Washington, D.C. 20554

**Re:** MM Docket No. 02-263

RM-10498 RM-10606

Amendment of Section 73.202(b)

Table of Allotments FM Broadcast Stations (Safford and Eagar, Arizona)

Supplement to Request for Approval of Withdrawal

Dear Ms. Dortch:

Transmitted herewith, on behalf of Eagar Broadcasting ("EB"), is an original and four (4) copies of its Supplement to Request for Approval of Withdrawal of EB's Counterproposal in the above-referenced rulemaking proceeding. Eagar Broadcasting has been requested to provided documentation of its legitimate and prudent expenses incurred in preparing, filing and prosecuting its Counterproposal.

Please contact the undersigned in the event the Commission has any questions with respect to this Supplement to Request for Approval of Withdrawal.

Sincerely,

Lee J. Peltzman

Counselvfor

**EAGAR BROADCASTING** 

NO. OF FIDERS IN List ARCIDE

## BEFORE THE FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

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In the Matter of	)		FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY
Amendment of Section 73.202(b), Table of Allotments, FM Broadcasting Stations. (Safford and Eagar, Arizona)	) ) )	MB Docket No. 02-263 RM-10498 RM-10606	
TO: Chief, Allocations Branch Audio Division			

### SUPPLEMENT TO REQUEST FOR APPROVAL OF WITHDRAWAL

Eagar Broadcasting ("EB"), by its attorney, hereby supplements its Request for Approval of Withdrawal in the above-captioned docket. The Commission has requested that EB provide documentation of its legitimate and prudent expenses incurred in preparing, filing and prosecuting its Counterproposal. Attached hereto is a bill from its consulting engineers and a Declaration from its counsel. The amounts which are documented exceed the amount of the promised payment for the withdrawal by EB of its Counterproposal.

Accordingly, it is respectfully requested that the Commission grant the EB Request for Approval of Withdrawal of its Eagar, Arizona Counterproposal.

Respectfully submitted, EAGAR BROADCASTING

By:  $\frac{1}{1}$ 

SHAINIS & PELTZMAN, CHARTERED 1850 M Street, N.W. - Suite 240 Washington, D.C. 20036 2022930011

January 10,2003

**DECLARATION** 

I, Lee Peltzman, am Vice President of the firm Shainis & Peltzman, Chartered.

We have represented Eagar Broadcasting with respect to a Counterproposal filed at the Federal

Communications Commission in MM Docket No. 02-263. As counsel, we have been paid or are

presently owed the sum of Thirty Six Hundred Fifty Dollars (\$3,650) for legal services and out-

of-pocket expenses incurred in the preparation, filing and prosecution of the Eagar Broadcasting

Counterproposal in that docketed proceeding. The foregoing statement is true and correct to the

best of my knowledge and belief and is made under penalty of perjury.

Dated: January 10,2003



P:2/2

#### December 03, 2002 (6 January 2003) (REBILL)

Eagar Broadcasting C/O Kristen Smith 58 Skyline Court Monterrey, CA 93940

Please Remit to: Reynolds Technical Associates 415 N. College Street Greenville, AL 36037

26.14

RE:

Counterproposal
Safford, AZ NPRM
Additional Fees & Services
Related Expenses

#### **EXPENSES**:

Phone (line charges only)	ŝ	26.14
Cellular Phone (air time only)	•	-0-
Federal Express		-0-
Express Mail		-0-
_ <del>-</del>		_
Air Travel		-0-
Auto Rental		-0-
Airport Parking		-0-
Auto Fuel		-0-
Fax Expense		-0-
<b>EP.</b> Form 7460-1		-0-
Delta Dash		-0-
FAA Consultant		-0-
Hotel & Accommodations		-0-
Meals		-0-
Maps		-0-
UPS		-0-
TOTAL EXPENSES		

FOR PROFESSIONAL SERVICES:

Balance Forward \$ -0-

Safford, AZ NPRM

McMurray Counterproposal

LSRI 6.0 hrs @ 225/hr 1,350.00 LSRII 3.5 hrs @ 175/hr 612.50

Total additional fees & services 1,962.50

TOTAL DUE 1,988.64

Thank you

### **CERTIFICATE OF SERVICE**

I, Karen McNeill, a secretary at Shainis & Peltzman, Chartered, hereby certify that a true and correct copy of the foregoing "Supplement to Request for Approval of Withdrawal" was sent on this 10<sup>th</sup> day of January, 2003, via first-class United States mail, postage pre-paid, to:

John A. Karousos\*
Assistant Chief
Audio Division
Office of Broadcast License Policy
Media Bureau
Federal Communications Commission
445 12<sup>th</sup> Street, S.W.
Washington, D.C. 20554

Dan J. Alpert, Esq.
Law Office of Dan J. Alpert
2120 N. 21<sup>st</sup> Road
Arlington, VA 22201
(Counsel to Graham County FM Associates)

John J. McVeigh, Esq. Attorney at Law 12101 Blue Paper Trail Columbia, Maryland 21044-2787 (Counsel to NPR Phoenix, LLC) Ms. Rolanda F. Smith\*
Audio Division
Office of Broadcast License Policy
Media Bureau
Federal Communications Commission
445 12<sup>th</sup> Street, S.W.
Washington, D.C. 20554

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(Counsel to 3 Point Media-Arizona, LLC)

January 10,2003

\*Via Hand Delivery